Mr. Brownley, from the committee to whom was referred, the bill to incorporate a school, by the name of the Cincinnatti school in Harford county, reported that the committee had had the same under consideration, and were of opinion that it ought to pass, with the following amendment. In the second section, third line, after the word "the," strike out the words "remaining trustees, or their successors," and insert the words, "subscribers for the time being to said school." Which amendment was read and assented to. The bill was then read a second, and by a special order, a third time, passed with the proposed amendment, and returned to the house of delegates.

Mr. Quinton, from the committee, made a favorable report upon the fill to confirm an act, passed at December session, eighteen hundred and twenty-four, entitled, an act to alter and repeal such parts of the constitution and form of government as relates to the division of Somerset county into election districts, and for other purposes. The bill was then read a second and by special order a third time, passed, and returned to the house of

delegates.

Mr. Johnson submitted the following resolution, which was read the first and by special order a second and third time, unan-

imously assented to, and sent to the house of delegates.

Resolved by the general assembly of Maryland, That our senators and representatives in congress be, and they are hereby requested to use their best exertions to obtain the establishment of a navy yard in the city of Baltimore.

Resolved, That a copy of the above resolution be forwarded by the executive to each of our said senators and representa-

tives.

By order, Wm. Kilty, Clerk.

The senate resumed the consideration of the bill relating to ansglivent debtors. On motion the question was put, "will the senate receive the following as an amendment, viz: Strike out the following words, "in double the amount of his, her, their debt or claim against the said insolvent debtor, praying an appeal with condition to the following effect, that if the said insolvent debtor, (the party appellant) shall not cause a transcript of the words and proceedings of the said opinion and judgment therein rendered, to be transmitted to the next court, to be holden for the western or eastern shore, as the case may be, and prosecute the said appeal with effect, and also satisfy and pay to the said creditor or creditors, (so filing the said allegations,) his, her, or their executor's, administrator's or assigns, in case the said opinion and judgment shall be affirmed, as well the debt or claim of the said creditor or creditors with legal interest thereon, and costs, as also all costs that may be awarded by the court of appeals; then the said bond to be and remain in full force and virtue; otherwise of no effect;" for